## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF VIRGINIA DANVILLE DIVISION

KIMBERLY ADKINS,	)
Plaintiff(s),	) ) .)
vs.	Civil Action No. 4:04CV00042
CROWN AUTO, INC., ET AL,	)
Defendant(s).	)
	ODDED

Pursuant to Rule 7 of the Federal Rules of Appellate Procedure, the appellants are hereby ORDERED to post a costs bond, with proper surety, in the penal amount of \$500.00 within ten (10) days from the date of this Order.

ENTER this 30th day of August, 2005.

s/Jackson L. Kiser
SENIOR UNITED STATES DISTRICT JUDGE

## **BOND FOR COSTS**

## **United States District Court**

for the

vs.	No
KNOW ALL MEN BY THESE PRESENTS, the	hat WHEREAS the above-named
a resident of the State of	, commenced an action in the
United States District Court for the	District of
against the said	
and WHEREAS the parties by their signatures and s	seals and for valuable consideration mutually agree
that	, as principa
and	, as surety, bind themselves to
pay to	or executors, administrators
or assigns, the sum of \$, to v	which payment they do bind and oblige themselves and their heirs, executors, and
administrators, jointly and severally by this instrume	ent, NOW THEREFORE THE CONDITION OF THIS OBLIGATION is that if the
above-named	in the said action shall pay on demand
all costs that may be adjudged and awarded against	
as aforesaid in said action, then this obligation shall	be void, otherwise it shall be and remain in full force and effect.
Sealed and delivered in the presence of —	
	[seal]
	[seal]
	seal